Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F050778 In re Edgar H., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F050778 In re Edgar H., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050537 In re Bronisha T., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F050537 In re Bronisha T., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050515 In re Wesley R., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F050515 In re Wesley R., a Minor

The dispositional orders are set aside, and the matter is remanded to the juvenile court. On remand, the court shall conduct further proceedings in compliance with section 702 and rule 1493 and, if the court determines the instant offense is a felony, conduct further proceedings in compliance with section 790 and rule 1495. If, as a result of the section 790/rule 1495 proceedings, the juvenile court denies DEJ to appellant, its previously entered dispositional orders shall go into effect, subject to appellant's right to have the denial of DEJ, the jurisdictional finding and the dispositional orders reviewed on appeal [Cite Omitted].

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F048285 People v. Carter

The judgment is affirmed. Ardaiz, P.J.

We concur: Levy, J.; Hill, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]